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A CONTRACTOR OF THE CONTRACTOR	( Dee Psychology + Law University of Gregor Civil originals of
Cimina	l-procedure
	federal rule
	Yerkes-Dodson Law
	Federal Rule of Cruil Procedure 12 (b
mental	health whereas by the Rule of Cevil Frozedure 12(b)
mental	health
	states defense and objections
7M >	lean for judgment on the pleadings
	Consolidating Moleons
	and pretrial hearing
	$I_n$ , is
	ly rule 17.
	Case Paychology + Law University of Oregon Child originals of I procedure  federal rule Danis v U. I  Yerkes - Dodon Law  Federal Rule of Child Procedure 12 (be health whereas by the Rule of Child Procedure 12 (be health states Referse and objections When and how presented lean for judgment on the pleadings Consolidating Moleons Waving defenses and pretrial hearing by rule 19,
	ly rule 17.

( lu)	In any event, Southwestern Illinois College  DC), and Great Lakes Student loan Center, as by has evidence in plaintiff being a full- estudent plaintiff bing intelligent from whereas by esding of a seasonal lamp, mood swing of mental of tardene dykenesia whereas by a lateness in a characteristics in Basal Hanglie whereas by is diagnosis in treatment by Haldol for Jourette Idrome Scitzophenia Defendants following May 5, 1987 musdiagnosis of Fardine Dykenesia whereas by eness in a disease characteristics characteristics in treatment
where time	as by has endence in plaintiff being a full- student plaintiff being
	intelligent from whereas by
disorde	eeding of a seasonal tamp, wood sixing of mental
Ω	of tardene dyhenesia whereas by a lateness in a
asiasi	Characteristics in Basal Langlia
a m	Isdiagnosis in treatment by Haldol
Dy.	Idrome Scitzophenia
Man	Defendants following May 5, 1987
	misdiagnosis of Tardine Dyhenesia
a lat	eness in a disease characteristics
Basal	Langlia Characteristics in
lor	Jourette Sundrame
J	Scitzophenia
ibil	ing a seasonal lamp
	Langlia  Whereas by a misdiagnosis in treatment  Jourette Syndrome  Scitzophenia  whereas by I. Brown  ling a seasonal lamp  unnecessary to 324-38-4959C1  the unlawful purpose of Io Brown  violating  Jederal law HIPAA  (PHI) protected health information
2 U	Lederal law- HDPaa
	(PHD) protected health information

Defendants
intentionally balling self his in
billing
medicare claim # 324-38-4959C/
for Mental
disorders disorders

of Basal Hanglia, and Fourette Syndrome
whereas by

plaintiff has intelligence
whereas by Defendants

misdiagnosis

of Fardine Dyhenesia
whereas by
mothers

falsified claim#348-42-3336 of mother having
Bloncitas in the lungs

Dr. Dennis, PHD Bernice L. Collins, and police
Corliss

Childrens

Childrens Childrens

(broncus)

(broncus)

in the Lungs

inherited to plaintiff

mother in claim # 329-64-9806

Claim # 348-42-3336

whereas by in falsified

claim # 348-42-3336

mother insures in or about 2000

that a physician in

Claim # 348-42-3336 would in early

retirement insurance diagnosis signs and symptoms of

broncitus in the lungs from claim # 324-64-9806 of misbiagnosis of

	of plaintiff inheriting bronchial (broncus) in the inherited by plaintiff in claims 329-64-9806 deagnosed r. C. Sumer, Dr. P. H. Dennis, PHD Bernice Lo Collins, and C. Cheldress inherited from mother in claims 348-42-dragnosed
lungs	
1	inherited by plaintiff in claim# 329-64-9806
	deagnosed
police	C. Cheldress
	inherited from
	mother in
333/-	Claim 340-42-
	In Dr. C. Sumer Dr P. H. Dennis, PHD Bernice L.
Collens	and Police Corliss Childress whereas by a
	violation of federal law
	Paa
se, . ( )	whereas by (P713)
	dragnosed  by Dr. C. Sumer, Dr P. H. Dennis, PHD Bernice L.  and Police Corliss Childress whereas by a  violation of federal law  Paa  whereas by  (PHI)  protected health information
	as a topic
	agent used May 5, 1987, up until May 22, 1987 of Hilbert B. Crooms, protected health unfor whereas by
	in herean by
ber	against the United States of america Military
	Uncled States of america
	" Military
pa	cheatrist of MCPd of St. Louis Mo.
	me Pl of
	St. Louis Mo.
·	

Defendants

Whereas by clinical studies in the law

Yerhes-Dodson I law

Je Brown violates federal law HDPAA

(PHJ) protected health information

made possible by

defendants

hospitalization from Friday evening to the

following following Monday

Changing Hallot to Inuega

and then

Immedially changing the Inuega back to Haldot

purpose of billing newly acquired medicare claim #

324138-4959CI.

Defendants following the misdiagnosis Jefendants following the misdiagnosis:

of the law Yerkes-Bodson I law
by Dr C. Lumes, Dr P

N. Dennis, PHD Bernice L. Collins, and Police Corless Chilhum
whereas by

musdiagnosis causing declining in performance
being whereas
by plainliffs mother sister Arnetta Johnson
falsifies a

police report to police Lester Anderson
falsily stating
plaintiff was not the grandson of Lucinda Smith, and had
no acgliaintence to be standing in her 16-D Orr Weather
low income project home yard,
whereas by next Lucinda
Inneth plaintiffs grandmother asks plaintiff for his entire
check, plaintiffs working on the President Pelierboat, and
residing in Lalled Fown in St. Souis Mojand refuses, Lucinda

Case 3:16-cv-01001-SMY-DGW Document 1 Filed 09/02/16 Page 9 of 29 Page ID #9 Smith

Calls police and claims falsely battery

police Gregory Cox, arrests plaintiff the plaintiffs'

mothers sister and the plaintiffs mothers mother

falsefies claims to assure

Conlies Chelliess police

(families neighbor, and friend) arrest of plaintiff

stating

plaintiffs brother is the teacher to plaintiff

that plaintiffs family disowns him Plaintiffs brother whom is also affeliated in Street Gah, Street Gang Vice Lords, and OWG Orr Weathers Glangsters

Children (families neighbor, and friend) arrests plaintiff and calls ambulance to hospital stating plaintiffs family disowns plaintiff family disowns plaintiff whereas by plaintiff brother is whom is teaching plaintiff family disowns plaintiff whereas by plaintiffs brother daughter he named after PHD

Bernice & Collins of St. Marys Hospital

(Porache Greett), and family and will not allow plaintiff to know Porache Greett

Por Porsche Errerett

Porsche Errerett grandmother Marilyn

J. Smith Errett, great grandmothers, and arents is called to
the St. Marys Hospital to give the family history of
adopted son Gelbert B. Croommo under Jalse spretense Ital

2 carly retrement I hawance falsely claiming she could not perform yet duties of upgrade her education from LPN to TR. N. Secause of broncetar she falsely claimer to a South Carolina physician in claim# 348-42-3334 her son in claim# 348-42-3334 her son in claim# to a south Carolina physician in claim# 348-42-3334 her son in claim# to a south Carolina physician in claim# to bronchief (bronces) from her having broncitas. It agrossed by her friends, and former employees where she gained some credit points at St. Marya Hospital for retirement. It Marya of St. Marya Hospital closed St. Marya Hospital because her Insurances were intentionally, and clegally being near up for ter high. 

Jax Jax	In ref 7-ederal Insurance Contributions act (7 I Ca) or Self Employed Contributions act (S E Ca)
	In ref United States v Zuality Stores, Inc. () . 3d 605, reversed and remanded,,,,
	Local Security Board & Deerotho 327 U.S. 358 Ct 637, 90 L ED. 718)
	Wisconsin Statutes 51, 15 Energency delention
pai	J. 74. a 405 D L C L 5/2-102 from Cho 9/1/2 2-102)
Supp:	J. 74, a 405 D L C L 5/2-102 from Chi 9/1/2 2-102)  Threheld v White Castle Systems, Inc., 1277, 21 986
	S.74, a, 405 I L C S 5/3-805, 3-806
2d 55	In re Barbare 71., 234 Ill. Dec. 215, 702 n.E. 5, 183 Ill 20 482

Defendant, on april , 2010, falsified in her computer plaintiff stated plaintiff was feeling a Wental disords.

Plaintiff in her own words had stated plaintiff was feeling a track of student forms intelligent that Jakes student loan center had decided plaintiff would not be in default of student bonne stating that plaintiff was in good standings, and that plaintiff could have a forest student loans, and grants to ranter blows as a forest student mayor.

To student loans, and grants to ranter blows as a forest student mayor whereas by student loans center had decided plaintiff whom had attended (SWSC) for 21/2 years in good faith earning better than a Caurage in the day see employment, Early childhood Education program whereas by plaintiff was forced from graduation, and being temployed at Kindercare day care center because of a 20.

Year possession, and delivery their possessed livered to tright school Principle John Bailey Jr, and Lencoln Tright School Principle John Bailey Jr, and Mature of Case

violations were occurring with suppliers to plaintiff (see 7BJ v Deborah Gardner, 7BJ v Douglows Oliver 7BJ v Marcus Dale, 7BJ v Douglows Oliver Service v Charles Blackmon by Darrion, and Kyle Blackmon, and Blackmon Leguor, 7BJ v O.C. Hamilton see 7BJ v D.C. Hamilton vision and sound v a. Graham, O. Comb, R. Lofton, and plaintiff (plaintiff not indicted)

plaintiff (plaintiff not indicted)

see People v Dale Junstale plaintiff in good standings for vision and sound check, necessary to complete Edu course, whereas by course was placing plaintiff in his course, whereas by course was placing plaintiff in his student Ateaches you at Collensuille High School which is necessary to earn

Certificate to teach

on the one following 7BIV Kim Crawford, indictment

Dye arrested Louis Hopkins, and plaintiff

whereas DCI

Toursell Terrell withnessed Hopkins growing plaintiff, it, two rocks plaintiff saling the it, 2 Rocks of Crack receiving marked money. Plaintiff being arrested 20 years ago Desqualifying plaintiff to teach.

The charge was over 20 years old,

lint it was a charge

disqualfying to obtain a Certificate to track

the 2'/2 years in the Early Childrood Education

dignee program

at IW3C plaintiff obtained a C

in psychology

curricular course

to reenter IW3C, as a local, Italia

major to earn a dignee, and work in Josef Work

who was sleeping, esting well, and feeling intelligent

from Continuing stadies of psychology professor at

I stine Williams

notes

plaintiff exclaimed this feeling to defendant, and

defendant in his own

plaintiff had stated he was feeling in Mental

disorder

un the feeling of law Jerkes Dollars I law in the feeling of law Jerker-Dodson I law whereas by law yerker Dodson I states as anxiety level encrease, task performent is enhanced at first, but after a given point is reached further anxiety causes declining performance.

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	a guestion is raised on the plealings
	alone to what has a
Doland	et intentional misdia mais and tage tomant les servers
and the same	ti and live of the state of the
	pone are absage
	n willing defensiones this as health care
provi	lers
	whereas by intentional misdragnosis
()	Jotlowing mestragnous
in that	0 TV 1 1007 + 10 TM
	prepared 111 ay 3, 178 1, up unu 11 ay 23, 1981
7)	prepared by
Jt.	Marys Hospitals
	Dr C. Surmer, Dr. V. H. Dennis, PHD B. L. Collans,
and poli	Re C. Childres
	(all whomm friends; and former employees of
pla	entiffs mother whom folisfied broncital in claim # 348-12-3336
118	1 hill all all the second of t
where	as intentional miscleagnosis
where	en claim #329-64-9806
inhere	en claim#329-64-9806  whereas by
-plain	teff by Emergency rooms hospitalization
-plain	a question is raised on the plealings about whether a nt intentional misdiagnosis, and treatment by wrong times and dosage belling defendants has as health care less whereas by intentional misdiagnosis following misdiagnosis prepared May 5, 1987, up until May 23, 1987.  Marys Hospitals  Ex C. Surmes, Dr. P. H. Dennis, PHD B. L. Colling, ce C. Children free C. Children falseful broncited in claim # 348-12-3336 and Intentional misdiagnosis in claim # 329-64-9806  whereas by triff by lonergency rooms hospitalization intentionally misdiagnosed as
-plan	tiff by Conergency rooms hospitalization  ententionally misdiagnosed as everting bronchial (bronous) from mother having
plan	tiff by Conergency rooms hospitalization ententionally misdiagnosed as everting bronchial (broncus) from mother having Broncitas
plan	tiff by Emergency rooms hospitalization  ententionally misdiagnosed as extent bronchial (broncus) from mother having  Broncitas  Causing
plan	teff by Emergency rooms hospitalization intentionally musdiagnosed as certify bronchial (broncus) from mother having Broncitae Causing tiff to have shoulder surgery from side affects of wrong dosage
plan plan and me	en claim#329-64-9806  whereas by  tiff by Coneigency rooms hospitalization  ententionally misdiagnosed as  certing bronchial (broncus) from mother having  Broncitas  Causing  tiff to have shoulder surgery from side affects of wrong dosage
plan plan and me	teff by Emergency rooms hospitalization  recting bronchial (broncus) from mother having  Easing  tiff to have shoulder surgery from side affects of wrong dosage decations  and in need of another shoulder surgery
plan end	tiff by Emergency rooms hospitalization  ententionally misdiagnosed as ententionally misdiagnosed as ententionally misdiagnosed as Eventing branchial (brancus) from mother having Brancitas  Causing tiff to have shoulder surgery from side affects of wrong dosage decalions  and an need of another shoulder surgery from Invesa
placen and me	recting bronchial (broncus) from mother having  Broncitas  Causing  tiff to have shoulder surgery from side affects of wrong closage facations  and in need of another shoulder surgery  from Invega
placen and me	recting bronchial (broncus) from mother having  Broncitas  Causing  tiff to have shoulder surgery from side affects of wrong closage facations  and in need of another shoulder surgery  from Invega
placen and me	recting bronchial (broncus) from mother having  Broncitas  Causing  tiff to have shoulder surgery from side affects of wrong closage facations  and in need of another shoulder surgery  from Invega
place and me	recting bronchial (broncus) from mother having  Broncitas  Causing  tiff to have shoulder surgery from side affects of wrong closage facations  and in need of another shoulder surgery  from Invega
place and me	tiff by Conergency rooms hospitalization  whereas by  tiff by Conergency rooms hospitalization  extentionally meadiagnosed as  exiting bronchial (broncus) from mother having  Broncitae  Causing  tiff to have shoulder surgery from side affects of wrong dosage  decalions  and in need of another shoulder surgery  from Innegations  aleon, and wrong dosage  does relief in the maximum amount  qualify  to plaintiff:

being a overnighter at the Best Western Motel morning to be shapped off for basic training in Oklahoma City, Oklahoma a hold placed by military authority

for review of a dir Force Recruit

female sleeping in plaintiffs

Motel Room on night before being shypped Then while waiting on decision on May 5, 1987

Whereas by police C. Childrens, with no charges, arrest plaintiffs family) takes plaintiff to E. It. Jours jail from jail calle ambulance family disowns plaintiff to St. Marys Hospital stating family disowns plaintiff plaintiffs family wedwards, illulate alcohol, controlled substance, and unprescribed medication addicted street Hang, and low encome project religious controlled substant alcoholes; and unprescribe medication members, and all majority renemployed, and rent low encome project housing units; finally majority all on finally majority all on General assertance, public and Social Security
whereas by declining performance being
plaintiff educating himself
not affeliating in street gangs
nor the OW I, Orr Weathers Hangsters
but cooperating with law enforcement
agents, teachers, politicians, and staying employed

Green Defendante in intentional meadleagnoses of yesher tolken I leve which states as anxiety level increased task performance is inherced at first, but after a given point is reached, further anxiety causes declining performance tetring plaintiff whom had previously been working with american Community Issueces of Terre Heute, Indicating 9800.00 a week in magazine scales than employed at 320 Bass, and mappy Bass, and thill whereas by employed all decked out Isrdesaging 2 years, also employed seasonal for 2 years at the Springfield It state Fair and attenting tencolinland Community College as a Registered Naise major making Itracket die but Isto F. R. Resimployees related HIT aa in investigation case \$2005-12477. The employees Prolated HIT aa in investigation case \$2005-12477. The complexity of to relocate whereas by plaintiff involved in Scatteristic Whom

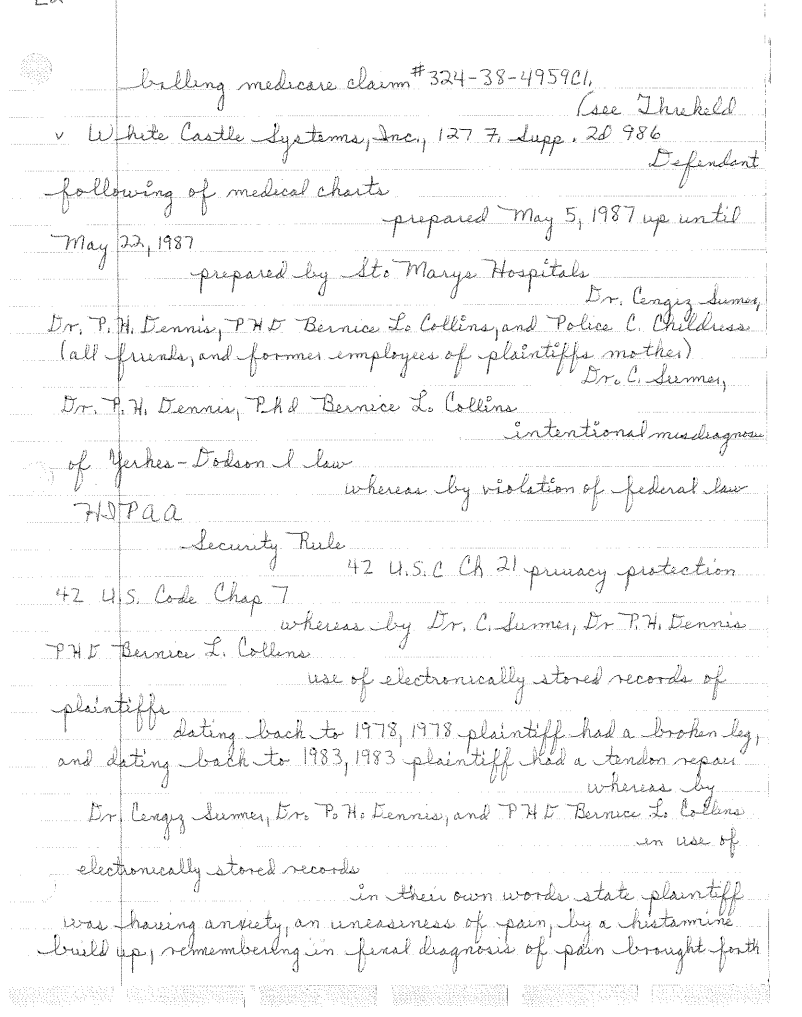
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	Argument
I law	Defendant intentional misdragnosis in Yerkes-Todson which states
is enh	as anxiety level increases, task performance inced at first, but after a given point is reached, further
anxiety has of	Causes decling performance Defendants whom
	HIPAA  whereas by
defina	Defendant intentional misdragnosis in Yerker-Todoon which states  as anxiety level increases, task performance need at first, but after a given point is reached;  Causes decling performance  Defendants whomm ligations to federal law HDPAA  ant violates federal law HDPAA  also whereas by clant intentional musdragnosis in Mareys I law  h states
whic	h states Mareys I law